1	CRAIG H. MISSAKIAN (CABN 125202) United States Attorney		
2 3	MARTHA BOERSCH (CABN 126569) Chief, Criminal Division		
4	ALETHEA M. SARGENT (CABN 288222) ALEXANDRA SHEPARD (CABN 205143)		
5	Assistant United States Attorneys		
6	1301 Clay Street, Suite 340S Oakland, California 94612		
7	Telephone: (510) 637-3680 FAX: (510) 637-3724		
8	Alethea.Sargent@usdoj.gov Alexandra.Shepard@usdoj.gov		
9	Attorneys for United States of America		
10	Attorneys for Office States of America		
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	OAKLAND DIVISION		
14	UNITED STATES OF AMERICA,	Case No. 23-CR-00269 JSW	
15	Plaintiff,))) JOINT SUBMISSION RE: JUROR) QUESTIONNAIRE	
16	v.		
17	DEVON CHRISTOPHER WENGER,		
18	Defendant.		
19			
20			
21	Pursuant to the Court's Order re: Jury Questionnaire (Dkt. No. 502), the parties submit the following		
22	proposed case-specific questions to be added to the jury questionnaire:		
23	1. Do you have any strong positive or negative feelings about local law enforcement (i.e., the		
24	police)?		
25	2. Do you have any strong positive or negative feelings about federal law enforcement (e.g., the		
26	Federal Bureau of Investigation, or FBI)?		
27	///		
28			
	JOINT SUBMISSION RE: JUROR QUESTIONNAIRE 23-CR-00269 JSW	1	

- 6. Do you have any specialized training in weapons used by law enforcement, including firearms, tasers, .40 mm launchers, batons, etc.?
- 7. Do you belong to or are you affiliated with any organizations or social media platforms whose philosophy take a position either for or against law enforcement? Would that affiliation or membership affect your ability to be unbiased and impartial in a case involving allegations of law enforcement misconduct?
- 8. You may see graphic photographs and/or video as part of the evidence in this case. Would viewing such evidence spark an emotional response such that you would not be able to remain unbiased and impartial?
- 9. Have you recently followed any cases, news, or other media that involve criminal charges or prosecutions against law enforcement, including the Antioch or Pittsburg Police Departments? If so, do you think you could make any determination in this case based solely on the evidence that is presented in court?

/// 23

///

///

///

24

12

13

14

15

16

17

18

19

20

21

22

25

26

27

28

1	10. The defendant is presumed innocent until and unless he is proven guilty by the government		
2	beyond a reasonable doubt. Knowing that the defendant has been charged with crimes and must now		
3	stand trial, will you still be able to presume the defendant innocent throughout these entire proceedings		
4	until and unless the government actually proves his guilt beyond a reasonable doubt?		
5	5		
6	6 DATED: July 14, 2025 Res	pectfully submitted,	
7	7		
8	X II	AIG H. MISSAKIAN ted States Attorney	
9		·····,	
10		/s/	
11	1	ETHEA SARGENT EXANDRA SHEPARD	
12	2 Ass	istant United States Attorneys	
13	3		
14		/s/	
15	F 11	CHAEL D. SCHWARTZ SEY A. CASTILLO	
16		orneys for Defendant DEVON NGER	
17		1.021	
18	8		
19	9		
20	0		
21	1		
22	$2 \parallel$		
23	3		
24	4		
25	5		
26	6		
27	7		
28	8 LODIT SUDMISSION DE LUDOR OUTSTROND UNE		